FISCAL NOTE

HB 2713 - SB 3251

February 15, 2000

SUMMARY OF BILL: Provides that if a county chooses to use one of the three methods outlined in T.C.A. 11-24-103 to oversee its public recreation, the provisions of T.C.A. Title 11, Chapter 21 regarding the creation of county conservation boards do not apply within the county. These three methods are:

- (1) the county governing body retains power to oversee public recreation and may choose a recreation advisory board;
- (2) the governing body delegates its authority to oversee public recreation to a parks and recreation board; or
- (3) the governing body may delegate its authority to oversee public recreation to a joint board or authority created with one or more other local government.

ESTIMATED FISCAL IMPACT:

Decrease Local Govt. Expenditures - Not Significant/Permissive

To the extent counties that have conservation boards are no longer permitted to establish conservation boards under the provisions of this act they will experience a decrease in expenditures from the costs associated with reimbursing the travel expenses of members of such conservation boards. This decrease is estimated to be not significant.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James A. Davenport, Executive Director

James a. Lovenzo